UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

<u>Micha</u>	el Tillman, et a	<u>ll</u> ,				
		Plaintiff,				
	V.	Civil Action No. 04-40107-GAO				
<u>Johns</u>	on Divsersey,	Inc., Defendant.				
		ORDER ON APPLICATION TO PROCEED WITHOUT PREPAYMENT OF FEES				
		rt is plaintiff DONALD F. BLIZZARD, SR.'s application to proceed of fees and affidavit under 28 U.S.C. § 1915:				
		<u>FINDINGS</u>				
A.	Is plaintiff a " 1915A(c):	orisoner" as defined in 28 U.S.C. § 1915(h) and/or 28 U.S.C. §				
		Yes ⊠ No □				
В.	Is a filing fee	under 28 U.S.C. § 1915(b) to be assessed at this time:				
	1. Yes 🛚	Plaintiff is obligated to pay 1/3 of the entire statutory filing fee immediately (\$50.00). See 28 U.S.C. § 1915(b)(1); 28 U.S.C. § 1914 (total fee of \$150.00 for a civil action).				
	2. Yes	An initial partial filing fee of is assessed pursuant to 28 U.S.C § 1915(b)(1). The remainder of the fee is to be assessed in accordance with 28 U.S.C. § 1915(b)(2).				
	3. Yes □	Plaintiff has proffered evidence of being without funds for six months and being currently without funds. Under 28 U.S.C. § 1915(b)(2), plaintiff is assessed an obligation to make monthly payments of 20 percent of the preceding month's income credited to the prisoner's account until the \$150.00 filing fee is paid in full.				
	4. No □	Plaintiff is not assessed an initial partial filing fee or obligation to make monthly payments at this time.				

Order on Application to Proceed
Without Prepayment of Fees

Page 2

<u>ORDERS</u>								
Based upon the foregoing:								
1.	The application	ion to p Yes	roceed	withou No	t prepayment of fees is GRANTED. □			
2.					n made under paragraph B above, is it a o early modification: ☑			
	If the above a	answer	is Yes,	the foll	owing applies:			
	prison trust a of perjury de partial filing f	nccount monstra ee or w certifica	or a sta ating el ithout p ation or	atemen igibility baymen statem	of the date of this Order, a certified copy of his/her t signed by plaintiff under the pains and penalties to proceed in this action without paying an initial t of any fee assessed above, the Court will then time to determining whether to modify any fee 15(b)(2).			
3.	The Clerk sh	all send Yes	d a copy ⊠	y of this No	Order to the institution having custody of plaintiff:			
4.	FURTHER, having completed the screening on the merits of plaintiff's complain pursuant to Sections 1915(e)(2) and/or 1915A, the Clerk shall issue summons and the United States Marshal serve a copy of the complaint, summons and thi order as directed by the plaintiff with all costs of service to be advanced by the United States?							
	No□		Yes⊠		□ as to all defendants			
					☐ only as to defendant(s)			
SO OI	RDERED.							
July	16, 2004				s/ George A. O'Toole, Jr.			